SF1253

SGS

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 1253

(SENATE AUTHORS: CHAMBERLAIN, Mathews, Ruud, Kiffmeyer and Gazelka)							
DATE	D-PG	OFFICIAL STATUS					
02/22/2021	480	Introduction and first reading					
		Referred to Civil Law and Data Practices Policy					
03/08/2021	710	Comm report: To pass					
	715	Second reading					
	4795	Rule 47, returned to Civil Law and Data Practices Policy					
02/17/2022	5017a	Comm report: To pass as amended					
	5038	Second reading					

1.1	A bill for an act
1.2 1.3	relating to civil law; prohibiting online content discrimination; authorizing civil action; proposing coding for new law as Minnesota Statutes, chapter 363B.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [363B.001] ONLINE CONTENT DISCRIMINATION PROHIBITED.
1.6	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.7	the meanings given them.
1.8	(b) "Algorithm" means a set of instructions designed to perform a specific task and
1.9	implemented by a computer.
1.10	(c) "Interactive computer service" means any information service, system, or access
1.11	software provider that provides or enables computer access by multiple users to a computer
1.12	server, including specifically a service or system that provides access to the Internet and
1.13	such systems operated or services offered by libraries or educational institutions. Interactive
1.14	computer services include social media platforms or websites.
1.15	(d) "Owner," "operator," and "provider" include any agents or third parties designated
1.16	to act on behalf of the owner, operator, or provider.
1.17	(e) "Political ideology" includes a set of opinions related to politics, economics,
1.18	government, social movements, and ethics.
1.19	(f) "Restrict" includes suspending or canceling a user's account, deleting a user's content,
1.20	or limiting or partially limiting access to a user's account or content regardless of whether
1.21	the limitation is readily apparent to the user.

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2.1	(g) "Sex" has the meaning given in section 363A.03, subdivision 42.							
2.2	(h) "Religious beliefs" include opinions on religion, faith, spirituality, faith-based							
2.3	practices, and religious texts.							
2.4	Subd. 2. Discrimination prohibited. It is an unlawful discriminatory practice for an							
2.5	owner, operator, or provider of an interactive computer service to restrict, either directly,							
2.6	manually, or through the use of an algorithm, a user's account or content based on race, sex,							
2.7	political ideology, or religious beliefs.							
2.8	Subd. 3. Notice required. An owner, operator, or provider of interactive computer							
2.9	services who restricts a user's account or content must provide a written notice to the user							
2.10	within 24 hours of taking the action. The notice must specify the authority and basis for the							
2.11	1 restriction.							
2.12	Subd. 4.	Private civil action a	authorized. (a)	The following users of	an interactive			
2.13	computer ser	vice may bring an ac	ction in district of	court seeking damages a	as provided in			
2.14	subdivision 5	<u>5:</u>						
2.15	(1) a user injured by a violation of subdivision 2; or							
2.16	(2) a user who reasonably otherwise would have received or viewed another user's							
2.17	content but for a violation of subdivision 2.							
2.18	(b) An action under this section must commence within two years of the date the violation							
2.19	was discovered or reasonably should have been discovered by the plaintiff.							
2.20	(c) The pl	aintiff in an action br	ought under this	s section shall have the r	right to a jury trial.			
2.21	Subd. 5.	Damages; injunctiv	e relief. (a) The	court shall award the fo	ollowing damages			
2.22	to a prevailir	ig plaintiff against ar	n owner, operato	r, or provider of an inte	ractive computer			
2.23	service found	d liable under this see	ction:					
2.24	<u>(1) actual</u>	damages;						
2.25	(2) statute	ory damages of \$50,0	000 per violation	<u>1;</u>				
2.26	(3) statute	ory damages of \$50,0	000 per instance	of failure to provide tin	mely notice under			
2.27	subdivision 3	3; and						
2.28	<u>(4) court</u>	costs, fees, and reasc	onable attorney	fees.				
2.29	<u>(b) The c</u>	ourt may award injur	nctive relief, as a	appropriate.				

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3.1	Subd. 6.	Attorney general. T	he attorney gen	eral is authorized to in	vestigate alleged		
3.2	violations of this section and recover damages on behalf of users entitled to relief under this						
3.3	section, as well as injunctive relief on behalf of the state.						
3.4	Subd. 7. Personal jurisdiction; venue. (a) As to any cause of action arising under this						
3.5	section, the	district court may exe	ercise personal	jurisdiction over a nom	resident defendant		
3.6	in the same manner as if the defendant were a person domiciled in this state if:						
3.7	(1) the d	efendant makes the in	nteractive comp	uter service available t	o residents of this		
3.8	state; or						
3.9	<u>(2)</u> enter	s into agreements wit	h residents of t	his state for the provision	on of interactive		
3.10	computer se	rvices.					
3.11	<u>(b)</u> A cau	use of action arising u	under this section	on may be brought in th	ne county in which		
3.12	3.12 <u>the plaintiff resides.</u>						
3.13	3.13 Subd. 8. Good faith and fair dealing. In any terms of service or other agreement						
3.14	governing th	ne provision of intera	ctive computer	services to a user, an ir	nplied covenant of		
3.15	good faith a	nd fair dealing bars tl	ne owner, opera	tor, or provider of inter	ractive computer		
3.16	services from	n restricting a user of	a user's conter	t as provided under sul	bdivision 2.		
3.17	Subd. 9.	Construction with o	other law or ag	reement; exemption. ((a) The remedies in		
3.18	this section	are cumulative and d	o not restrict an	y other remedy provide	ed by law.		
3.19	(b) Any a	agreement or provisio	n in an agreeme	nt waiving or limiting t	he rights, remedies,		
3.20	and duties p	rovided in this section	n is deemed voi	d and against public po	olicy.		
3.21	(c) This s	section does not apply	to interactive co	omputer services with le	ess than 10,000,000		
3.22	users.						
3.23	<u>Subd. 10</u>	. Severability. If any	provision of th	is section is found to b	e unconstitutional		
3.24	or otherwise	void, the remaining	provisions of th	nis act remain valid.			
3.25	EFFEC	FIVE DATE. This se	ection is effectiv	ve July 1, 2022, and ap	plies to causes of		
2.26	action acom	ing on or ofter that de	at a				

3.26 <u>action accruing on or after that date.</u>